### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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Teachers4Action et al, Civil Action #

**Plaintiffs** 08-cv-548 (VM)(AJP) v.

Bloomberg et al, Defendants.

NOTICE OF LIMITED VOLUNTARY DISMISSAL OF CERTAIN CAUSES OF ACTION OF JUNE 2, 2008 SECOND AMENDED COMPLAINT PURSUANT TO FRCP 41 (a) (1) (A) (i)

In accordance with the previously described submissions, the below listed Plaintiffs hereby voluntarily dismiss the below listed Causes of Action from the June 2, 2008 Second Amended Complaint in accordance with the terms of FRCP 41 (a)(1)(A)(i), and without prejudice, as against the listed Defendants, none of whom/which have filed nswers and/or Motions for Summary Judgment.

Named <u>Plaintiff</u>	Cause of Action Voluntarily Dismissed	Claims Dismissed vs. Which Defendants
1. Chavez, Gloria	$4^{th}$ , $7^{th}$ , $8^{th}$ , $10^{th}$ & $12^{th}$	All Defendants
2. Cohen, Judy	$4^{th}$ , $7^{th}$ , $8^{th}$ , $10^{th}$ & $12^{th}$	All Defendants
3. Cullen, James J.	$4^{th}$ , $7^{th}$ , $8^{th}$ , $10^{th}$ & $12^{th}$	All Defendants
4. Hart, Joann	$4^{th}$ , $7^{th}$ , $8^{th}$ , $10^{th}$ & $12^{th}$	All Defendants
5. Levine, Jane	$4^{th}$ , $7^{th}$ , $8^{th}$ , $10^{th}$ & $12^{th}$	All Defendants
6. Polito, Julianne	$4^{th}$ , $7^{th}$ , $8^{th}$ , $10^{th}$ & $12^{th}$	All Defendants
7. Radtke-Gabriel, Alena	$4^{th}$ , $7^{th}$ , $8^{th}$ , $10^{th}$ & $12^{th}$	All Defendants
8. Robinson, Thomasina	$4^{th}$ , $7^{th}$ , $8^{th}$ , $10^{th}$ & $12^{th}$	All Defendants

9.	Saunders,	Jennifer

All Defendants

10. Schlessinger, Alan

$$4^{th}$$
,  $7^{th}$ ,  $8^{th}$ ,  $10^{th}$  &  $12^{th}$ 

All Defendants

11. Segall, Barbara

$$4^{th}$$
,  $7^{th}$ ,  $8^{th}$ ,  $10^{th}$  &  $12^{th}$ 

All Defendants

Note: Copies of the Individual Plaintiffs' Confirmation are attached as evidence that they agree with the Limited Voluntary Dismissal of Certain Causes of Action so that they can pursue the "Core Causes of Action".

Additional Notices of Limited Voluntary Dismissals of Certain Causes of Action will be forthcoming.

Dated: August 25, 2008 New York, NY

dward D. Fagan (electronically signed)

Edward D. Fagan, Esq. 5 Penn Plaza, 23<sup>rd</sup> Floor New York, NY 10001 Tel. (646) 378-2225 Plaintiffs' Counsel

### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that the foregoing August 25, 2008 Notice of Limited Voluntary Dismissal of Certain Plaintiffs & Certain Causes of Action

is being filed electronically with the Clerk of the Court.

Hard copies of the papers are being hand delivered to the Hon. Andrew J. Peck USMJ and to counsel of record Blanche Greenfield Esq. Office of Corporation Counsel 100 Church Street, 4th Floor, New York, NY and Charles Moerdler Esq. of Stroock Stroock & Lavan 180 Maiden Street, New York, NY

And a courtesy copy delivered electronically to Florian Lewenstein, Plaintiff Pro Se - via email at florianil@gmail.com.

Dated: August 25, 2008 New York, NY

Edward D. Fagan (electronically signed)

Edward D. Fagan, Esq.

### Chavez



Edward Fagan <faganlaw@gmail.com>

# FW: Teachers4Action et al v Bloomberg et al 08-cv-548 VM)(AJP) CONFIDENTIAL - ATTORNEY CLIENT MEMO

Gloria To: Edward Fagan <faganlaw@gmail.com>

Sun, Aug 24, 2008 at 11:56 PM

It is OK for you Mr. Fagan to voluntarily dismiss those claims on my behalf.

Thanks
Gloria S. Chavez



Edward Fagan <faganlaw@gmail.com>

Re: Teachers4Action et al v Bloomberg et al 08-cv-548 (VM)(AJP) CONFIDENTIAL ...

To: faganlaw@gmail.com

Sun, Aug 24, 2008 at 10:09 PM

Judy Ed It is okay for you to dismiss those claims on my behalf.



To: faganlaw@gmail.com



dear ed to the pursuance of the core claims" "i consent to your voluntary dismissal of certain claims as stated in the amended complaint" and " i agree

regards, jimmy cullen

Edward Fagan <faganlaw@gmail.com>

Joann Hart

It is ok for you to voluntarily dismiss the claims which you discussed, on my behalf.

### 08/25/2008 no subject)

可o: faganlaw@gmail.com

Sun, Aug 24, 2008 at 9:31 PM

Edward Fagan < faganlaw@gmail.com>

1010

Jane Levine





# Voluntary Dismissals of Certain Causes of Action

To: faganlaw@gmail.com

Dear Ed:

Mon, Aug 25, 2008 at 2:49 PM

Edward Fagan <faganlaw@gmail.com>

l am giving permission for you to dismiss the claims which you discussed on my behalf.





## Edward Fagan <faganlaw@gmail.com>

# CONFIDENTIAL - ATTORNEY CLIENT MEMO Teachers4Action et al v Bloomberg et al 08-cv-548 (VM)(AJP)

To: Edward Fagan <faganlaw@gmail.com>

Mr. Fagan,

on my behalf. I have read the Aug 24, 2008 Memo and agree that you may volunarily dismiss those claims noted in that memo

Julianne Polito

Mon, Aug 25, 2008 at 12:32 AM

### Radthe-Gabriel, Hlena



Edward Fagan <faganlaw@gmail.com>

# Claims on my Behalf It is OK for you Mr. Fagan to Voluntarily Dismiss Those

To: Edward Fagan <faganlaw@gmail.com>

is OK for you Mr. Fagan to Voluntarily Dismiss Those Claims on my Behalf.

Thank You Alena Radtke-Gabriel

Mon, Aug 25, 2008 at 9:29 AM

# oFwd: Dismissal oFwd: Dismissal oFwd: Pismissal oFwd: Dismissal oFwd: Dismissa

Begin forwarded message:

From: Thomasina Robinson Date: August 25, 2008 1:47:54 PM EDT

To: Ed Fagan < faganlaw.teachers@gmail.com>

Subject: Dismissal

Reply-To: thomasinarob@yahoo.com

Dear Mr. Fagan,

It's O.K. for you to voluntarily dismiss the claims which you discussed on my behalf. Thank-you

Sincerely, Thomasina Robinson

> Robinson Thomasing

Mon, Aug 25, 2008 at 5:52 PM

Edward Fagan <faganlaw@gmail.com>





Edward Fagan <faganlaw@gmail.com>

# Teachers4Action et al v Bloomberg et al 08-cv-548 (VM)(AJP) CONFIDENTIAL - ATTORNEY CLIENT MEMO

To: faganlaw@gmail.com

You may volulntarily dismiss these complaints on my behalf.

Jennifer Saunders
[Quoted text hidden]

Mon, Aug 25, 2008 at 12:21 AM

Alan



Edward Fagan <faganlaw@gmail.com>



Re: Teachers4Action et al v Bloomberg et al 08-cv-548 VM)(AJP) CONFIDENTIAL ...

o: faganlaw@gmail.com

It is OK for you to dismiss the issues you listed thanks

Mon, Aug 25, 2008 at 3:51 PM





# Edward Fagan < faganlaw@gmail.com>

# **CONFIDENTIAL - ATTORNEY CLIENT MEMO** Teachers4Action et al v Bloomberg et al 08-cv-548 (VM)(AJP)

Barbara Segall

ED

To: Edward Fagan <faganlaw@gmail.com>

Mon, Aug 25, 2008 at 4:39 PM

Barbara Segall In response to your e-mail "It is OK for you Mr. Fagan to voluntary dismiss those claims on my behalf."